COVER LETTER-Page 1 of 2 571-273-8300 April 10,2006

To: Office of Petitions Regarding Potent Application #10/648,409 RECEIVED CENTRAL FAX CENTER APR 1 1 2006

On March 10, 2006, I received Notice of Abandonment. I believe this is improper for at least two secsons

Del did NOT receive any Office letter mailed July 28, 2005,

Det did reply, in a timely manner, to the Office letter received by me in searly November 2005.

My reply was mailed November 28, 2005, by Express Mail USPS, and delivered in Alexandria, Va. at 9:10 AM, November 30, 2005

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I have discussed this matter with Examiner Janet Wilkers, who says she rever received the materials I mailed on November 28, 2005.

On March 30, 2006 she suggested I fax these materials, and supporting naterials, to you, citing rule

1.181.

Materials in this FAX one:

D 9 page handwritten letter Nov 28 2005

D pages #1 and #2 revisions To

Dand (2) Mailed Nov 28, 2005

3 pages # 1 and # 2, marked up copy

@USPS Express Mail delivery confirmation

5 Office letters received by me in Nov 2005, and March 2006.

Thomas Smite

Nov 28, 2005

Commissioner for Potents P.O. Box 1450

Alexandria, Virginia

Regarding Application 10/648, 409

Dear Sin:

In July I received a notice of noncompliant omendment. I had a telephone conference with my examiner, Janet M. Wilbers in which she explained what I needed to submit to correct the situation, It was a fairly simple malter, I believed I understood what she wented, and I made the changes and submitted the requested materialson July 28, 2005. On November 7, 2005 d'ucceved a Isilme to Acceptably Regord to Notice of Non-compliant Amendment. This notice had items 1, 2, and 4 checked (x) as causing the amended document to be non-compliant, I immediately

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Nov25, 2005 called my examiner, Jonet m. Wilhers. Her voice mail said "This is Janet Wilhers, it's Nov 4, and I well be back in the office Jebruary 3." So I call her supervison Jona Mai to discuss the situation. Essentially she told me that the naterials I submitted on July 28, 2005 were uneatisfactory, and that I would have to make corrections, and pay \$795,00 on \$1000.00 +, she didn't know exactly, or my application would be aborded abandoned. Juther more, she refused to explain what it meant on the non-compliant ratice where it was referring to underdines, brackets, and stukethrougho, She said it was up to me to figure

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Nov-28, 2005 It out, and since I couldn't, then I should hime a lawyer By this time d'on beginning to think this situation is reduculous and abound, We end the conversation, I con't believe that my patent application is going to be rejusted because some wond is not bracketed or underlined. Jonet Wilkere NEUER said onything to me about brackets underlines, or strikethroughs. But if that is necessary, I certainly can do it. OK, I decide to call Doi Johnson, whose signature and phone number appear on the Nor7 Jailene to Acceptably Respond notice, What a pleasant surprise! Doi Johnson was very courteaux, potent, and

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helpful. The quickly explained about the brackets, underlines, and stubethroughs, and about exactly where to put the page number and data, and signature, so that the pages in question (2 pages exactly) would be "compliant". 50 of have made the represted shanger, (it was so simple, it took me about 10 minutes), and I am sending them to you today by Express Mail. I have a big problem with the \$795.00, I think it is unfair, unforeseen, and exarbitant under these circumstances, and I will tell you why. ( All the relovant substrative material was submitted as requested in a timely monner, page @

Nov 28, 2005 on July 28, 2005, within the 30 days allowed for reply. Any one would have been able to determine what was new or old, and fanet Williams, my examinar, who was fimilar with the naterial, certainly know. If it is just a matter of brackets, or underlines so that your folks con more easily computering the info, should I have to pay \$795-00? Dolf there was a problem why couldn't I have been notified soonen than 3 months? Why couldn't I have been notified in August? Sai Johnson said a I month time extension fee was \$60,00 I don't think I should have to long my time, but \$60.00 is certainly more ressonable.

3) My examiner, Janet Wilkens is



gone until Jel 3, 2006. I have been told she is on maternity leave. I wonder if she was able to devote full attention to her work as her pregnancy advanced in the hat summer time. At any note, for her to take 3 months to respond to my July 28, 2005 submission seems excessive. And will Mis Wilken gone until Jel 3, these is no one who is formular with my application.

Del started this process by filing a provisional Patent Application on August 26, 2002, over 3 years ago. Ouring this period, these have been many communications back and both between me and the Patent Office. I have ALWAYS responded in a timely manner. The Patent Office usually takes 3, 4, or more months

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Nov 28, 2005

to respond in return. So when I didn't get an immediate response to my July 28, 2005 sub-mission of was not concerned. Jonet Wilkens never tall me that if she did not approve the materials of sent that my time for reply would end July 31, 2005, regardless of whather I was informed earlier or later. The penalty was totally unforessen lyme.

In addition to not getting all the relevant information from Janet Wilkens, I have been getting conflicting information from Patent Office employees. For example — You Johnson told me to sign lack page with my signature and date, she said I needed to do that to make it compliant. She also

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Nov. 28, 2005 said To be sure to put the application number on each page. Jine! No problam! But my examiner Jonet Wilbone said it wasn't necessary to put the opplication number on each page, and she Never said anything about a signature. Look, I don't come, I will do it any way you want it. It seems like not everybody is on the some page. I shouldn't be penalized for that.

Dinally, I would like to say that my idea, concept, invention, whatever you went to call it is



a good thing. Millions of bodybroomers with weak ankles. Knees, & hips will be able to extend their mobility. and some

extend their mobility. And people of any age will appreciate the upper body exercise benefit of using my invention. I discovered and developed it on my own, nobody else has anything like it

and I deserve a patent for it.

Stevena. Smile

P.S. I have NEVER changed the abstract.

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